UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE:	03 MDL 1570	(GBD)	(SN))
UN KE:	03 MIDT 12/0	(GDD)	$(\mathbf{D}\mathbf{N})$	ı

TERRORIST ATTACKS ON SEPTEMBER 11, 2001

PARTIAL JUDGMENT

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This document relates to:

Ashton, et al. v. al Qaeda Islamic Army, et al., 02-cv-6977 (GBD) (SN)

Bauer, et al. v. al Qaeda Islamic Army, et al., No. 02-cv-7236 (GBD) (SN)

It is, **ORDERED**, **ADJUDGED AND DECREED**: That for the reasons stated in the Court's Order dated October 28, 2024, the Plaintiffs listed in Exhibits A, B, and C move for entry of partial final default judgment against Defendant the Taliban. It is ORDERED that partial final judgment is entered on behalf of the Plaintiffs identified in the attached Exhibits A, B, and C against the Taliban; and it is ORDERED that the Plaintiffs identified in the attached Exhibit A are awarded pain and suffering and economic damages as set forth therein; and it is ORDERED that the Plaintiffs identified in the attached Exhibits B and C are awarded solatium damages as set forth in Exhibits B and C; and it is ORDERED that Plaintiffs receiving pain and suffering damages identified in the attached Exhibit A are awarded prejudgment interest of 4.96 percent per annum, compounded annually, running from September 11, 2001 until the date of judgment; and it is further ORDERED that Plaintiffs receiving economic damages identified in the attached Exhibit A are awarded prejudgment interest of 4.96 percent per annum, compounded annually, running from the date as indicated in the "Date of Report" column in Exhibit A until the date of judgment; and it is further ORDERED that Plaintiffs identified in Exhibits B and C are awarded prejudgment

interest of 4.96 percent per annum, compounded annually, running from September 11, 2001 until the date of judgment; and it is ORDERED that the Plaintiffs identified in the attached Exhibit A are awarded treble damages under the Anti-Terrorism Act, 18 U.S.C. § 2333 for the amounts claimed; and it is ORDERED that the Plaintiffs identified in the attached Exhibits A, B and C may submit future applications for punitive or other damages at a later date consistent with any future rulings of this Court; and it is ORDERED that the Plaintiffs not appearing on Exhibits A, B, or C may submit in later stages applications for damages awards to the extent they have not done so

already.

Dated: New York, New York

August 6, 2025

TAMMI M. HELLWIG

Clerk of Court

BY:

Exhibit A

2/11 Decedents' Estate

Conscious Pain and Suffering and Economic Damages

	Plaintiff, as Personal Representative of the Estate of 9/11 Decedent			9/11 Decedent						Claim Information				Pain & Suffering	Damages	Economic Damages							
	First	Middle	Last	First	Middle	Last		Date of Death	9/11 Site	Case	Complaint	Amendments &	Prior	Amount	Treble	Report	Date of Report	Prior	Amount	Treble			
1	Joan	Z.	Parker	Philip	Lacey	Parker	on 9/11 U.S.	9/11/01	NY	02-6977	1463	Substitutions 03md1570, 8721, 8715-3 at 5, 6	Award 5450 at 4	\$2,000,000.00		5470-2, filed under seal.	THE DOTE	Award 5775 at 4	\$ 9,486,305.00	\$ 28,458,915.00			
2	Carol	Α.	Suarez								03md1570, 1463	03md1570, 8721, 8715-3 at 5, 6				5470-2, filed under seal.							
3	Manuel	T.	Suarez	David	Scott	Suarez	U.S.	9/11/01	NY	02-6977			5450 at 4	\$2,000,000.00	\$ 6,000,000.00		1/8/20	5775 at 4	\$ 17,177,054.00	\$ 51,531,162.00			

Exhibit B

Solatium Damages

	Pla	intiffs		9/11 Decedent								Claim Info	rmation		Solatium Damages					
	First	Middle	Last	First	Middle	Last	Nationality on 9/11	Date of Death	9/11 Site		Case	Complaint	Amendments & Substitutions		Relationship	Documentation	Prior Award	Amount	Treble	
										П		03md1570,	03md1570, 8721,	П						
1	Joan	Z.	Parker	Philip	Lacey	Parker	U.S.	9/11/01	NY		02-6977	1463	8715-3 at 5, 6	Ш	Spouse	N/A	5073 at 3	\$12,500,000.00	\$ 37,500,000.00	
										П		03md1570,	03md1570, 8721,	П						
2	Carol	A.	Suarez	David	Scott	Suarez	U.S.	9/11/01	NY		02-6977	1463	8715-3 at 5, 6	Ш	Parent	N/A	5073 at 3	\$ 8,500,000.00	\$ 25,500,000.00	
										lſ		03md1570,	03md1570, 8721,							
3	Manuel	T.	Suarez	David	Scott	Suarez	U.S.	9/11/01	NY		02-6977	1463	8715-3 at 5, 6		Parent	N/A	5073 at 3	\$ 8,500,000.00	\$ 25,500,000.00	

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		Plain	itiffs				9/11 De	cedent				Claim Info	rmation	Solatium Damages						
	First	Middle	Last	Nationality on 9/11	First	Middle	Last	Nationality on 9/11	Date of Death	9/11 Site	Case	Complaint	Amendments & Substitutions	Relationship	Documentation	Prior Award	Amount	Treble		
												03md1570,	03md1570, 8721,							
1	Kristen	M.	Carpenter	U.S.	David	Scott	Suarez	U.S.	9/11/01	NY	02-6977	1463	8715-3 at 5, 6	Sibling	N/A	5073 at 3	\$ 4,250,000.00	\$ 12,750,000.00		
												03md1570,	03md1570, 8721,							
2	Stephanie	Z.	Parker	U.S.	Philip	Lacey	Parker	U.S.	9/11/01	NY	02-6977	1463	8715-3 at 5, 6	Child	N/A	5073 at 3	\$ 8,500,000.00	\$ 25,500,000.00		
												03md1570,	03md1570, 8721,							
3	Bryan	A.	Suarez	U.S.	David	Scott	Suarez	U.S.	9/11/01	NY	02-6977	1463	8715-3 at 5, 6	Sibling	N/A	5073 at 3	\$ 4,250,000.00	\$ 12,750,000.00		